

No. 5:14-cv-315-FL

V.

ORDER

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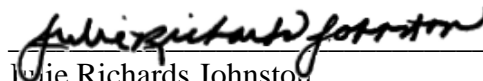
instead of advancing the filing fee, he “must show evidence of ownership, evidence of value, and appropriate lien documentation.” August 29, 2014 Order [DE-9] at 3. The order set a deadline of September 15, 2014, for Mr. Witherspoon to either pay the sum of \$400.00 or satisfy the clerk of court with respect to any plead of real property as security.

On September 15, 2014, Mr. Witherspoon filed a response [DE-11], attaching a copy of a deed of trust naming Resources Bancshares Mortgage Group, Inc., as the trustee, dated March 26, 1996 [DE-11-1]; a release dated October 27, 1999 [DE-11-1]; and a motion to release unclaimed funds in a bankruptcy matter [DE-11-2]. The undersigned found that Mr. Witherspoon failed to demonstrate evidence of ownership, evidence of value, and appropriate lien documentation to pledge real property as security. Because he also failed to pay the filing fee within the court’s deadline, the case was closed. See September 18, 2014 Order [DE-12]. Mr. Witherspoon did not appeal the undersigned’s order to the presiding judge or the Fourth Circuit of Appeals.

On February 8, 2016, Mr. Witherspoon filed the instant motion to see magistrate. The motion was referred to the undersigned at the direction of the court.

The case is closed, and the motion to see magistrate does not provide a basis for reopening the case. Accordingly, the motion [DE-13] is DENIED.

SO ORDERED. This the 29th day of September, 2016.


Julie Richards Johnston
Clerk of Court